1	KILPATRICK TOWNSEND & STOCKTON LLP THEODORE T. HERHOLD (State Bar No. 122895)		
2	ANDREW T. OLIVER (State Bar No. 226098) ROBERT D. TADLOCK (State Bar No. 238479)		
3	379 Lytton Avenue Palo Alto, CA 94301)	
4	Telephone: (650) 326-2400		
5	Facsimile: (650) 326-2422 Email: therhold@kilpatricktownsend.com		
6	aoliver@kilpatricktownsend.com rtadlock@kilpatricktownsend.com		
7	Attorneys for Plaintiff,		
8	APPLE INC.		
9	LEWIS BRISBOIS BISGAARD & SMITH LLP JON E. HOKANSON		
10	221 N. Figueroa St., Suite 1200		
11	Los Angeles, CA 90012 Telephone: (213) 250-1800		
12	Facsimile: (213) 250-7900 Email: hokanson@lbbslaw.com		
13	Attorneys for Defendant, EFORCITY CORPORATION, ACCSTATION INC., ITRIMMING INC., and EVERYDAYSOURCE INC.		
14			
15	and EVERTDATSOURCE INC.		
16	UNITED STATES DISTRICT COURT		
17	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
18	SAN JOSE DIVISION		
19	APPLE INC., a California corporation,	Civil Action No. CV10-03216 JF (HRL)	
20	Plaintiff,	STIPULATION TO CONTINUE CASE	
21	V.	MANAGEMENT CONFERENCE	
22	EFORCITY CORPORATION, a California corporation; ACCSTATION INC., a		
23	California corporation; ITRIMMING INC., a California corporation;		
24	EVERYDAYSOURCE INC., a California corporation; UNITED INTEGRAL INC., a		
25	California corporation; CRAZYONDIGITAL, INC., a California corporation; and		
26	BOXWAVE CORPORATION, a Nevada corporation; and DOES 1 through 20,		
27	inclusive,		
28	Defendants.		



1	Pursuant to Civil L.R. 7-12 and 16-2, Plaintiff Apple Inc. ("Apple") and Defendants	
2	eForCity Corporation, AccStation Inc., iTrimming Inc. and EverydaySource Inc. (the "eForCity	
3	Defendants") stipulate to a continuation of the Case Management Conference and all related	
4	deadlines to allow the parties to attempt to settle the action through the Court's ADR process prior	
5	to the Case Management Conference.	
6	STIPULATION	
7	WHEREAS, on April 1, 2011, the Court ordered Apple and the eForCity Defendants	
8	(collectively, the "Parties") to participate in a settlement conference with Magistrate Judge Grewal	
9	and the Parties scheduled the settlement conference for June 8, 2011;	
10	WHEREAS, approximately one week before June 8, 2011, the Parties learned that	
11	Magistrate Judge Grewal did not have the settlement conference calendared for June 8, 2011;	
12	WHEREAS, the Parties are attempting to reschedule the settlement conference for mid- to	
13	late- July 2011, and wish to engage in the settlement conference before participating in the Case	
14	Management Conference and passing the associated deadlines;	
15	WHEREAS, the Court set a Case Management Conference for July 15, 2011 (ECF No.	
16	76);	
17	ACCORDINGLY, Apple and the eForCity Defendants hereby stipulate to a continuation	
18	of the Case Management Conference to August 26, 2011 at 10:30 a.m. The Parties stipulate to a	
19	like continuation of all deadlines that are based upon the date of the Case Management	
20	Conference.	
21	DATED: June 15, 2011 By:/s/ Andrew T. Oliver Theodore T. Herhold	
22	Andrew T. Oliver Robert D. Tadlock	
23	Attorneys for Plaintiff,	
24	APPLE INC.	
25	DATED: June 15, 2011 By: /s/ Jon E. Hokanson (with permission A.T.O.) Jon E. Hokanson	
26	Attorney for Defendants,	
27	EFORCITY CORPORATION, ACCSTATION INC., ITRIMMING INC., and	
28	EVERYDAYSOURCE INC.	



PURSUANT TO STIPULATION, IT IS SO ORDERED

DATED: June ______, 2011

By: Jeremy Fogel

UNITED STATES DISTRICT JUDGE

ST CA